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5	Attorneys for Defendants THE FIRST		
6	AMERICAN CORPORATION, FIRST AMERICAN TITLE INSURANCE		
7	COMPANY, and UNITED GENERAL		
8	TITLE INSURANCE COMPANY (acting on behalf of the Defendants		
	listed below for purposes of this stipulation)		
9	REED R. KATHEREIN (139304)		
10	JEFF D. FRIEDMAN (173886)		
11	HAGENS BERMAN SOBOL SHAPIRO LLP 1301 Fifth Avenue, Suite 202 Berkeley, CA 94710 Tel: (510) 725-3000 Fax (510) 725-3001 reed@hbsslaw.com		
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13			
14	jefff@hbsslaw.com		
15	Attorneys for Plaintiff Lisa Gentilcore		
16			
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19	LISA GENTILCORE, on behalf of	CASE NO. CV 08-1374 MMC	
20	herself and all others similarly		
21	situated,	Assigned Judge: Hon. Maxine M. Chesney	
22	Plaintiff,		
23	v.	STIPULATION AND [PROPOSED]	
24		ORDER RE TIME TO RESPOND TO COMPLAINT	
	FIDELITY NATIONAL FINANCIAL, INC., et al.,	COMI DAM	
25			
26	Defendants.		
27		J	
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	STIPULATION AND [PROPOSED] ORDER RE TIME TO RESPOND TO COMPLAINT NY 238,736,430v1 111017011800		
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WHEREAS, this action was filed on March 11, 2008;

WHEREAS, Plaintiff has served her Summons and Complaint on certain of the Defendants. Accordingly, absent an extension of time, Federal Rule of Civil Procedure 12(a)(1)(A) would require certain of the Defendants to answer, move or otherwise respond to the Complaint on or before different dates (beginning, at the earliest, April 2, 2008);

WHEREAS, the served defendants have requested an initial extension of time within which to move against, answer or otherwise respond to the Complaint, and Plaintiff's counsel has agreed to that request; and

WHEREAS not all of the Defendants have yet retained local counsel admitted in 11 the Northern District of California, but have authorized counsel for Defendant First 12 American Corporation to file this Stipulation.

NOW THEREFORE, the undersigned parties through their respective counsel 14 stipulate and respectfully request on behalf of all Defendants that the Court order as 15 follows:

The attorneys for the following Defendants hereby accept service of the 1. Complaint on behalf of those Defendants.

Greenberg Traurig, LLP: The First American Corporation, First American Title Insurance Company, And United General Title Insurance Company

Simpson Thacher & Bartlett LLP: Fidelity National Financial, Inc., Fidelity 21 | National Title Insurance Company, Ticor Title Insurance Company, Ticor Title Insurance 22 | Company Of Florida, Chicago Title Insurance Company, And Security Union Title Insurance Company

Fulbright & Jaworski, LLP and Sidley Austin LLP: Stewart Title Guaranty Company And Stewart Title Insurance Company

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Sutherland Asbill & Brennan, LLP: Landamerica Financial Group, Inc., Commonwealth Land Title Insurance Company, Lawyers Title Insurance Corporation, And Transnation Title Insurance Company.

The time for all of the Defendants listed in Paragraph 1 above to move 2. against, answer or otherwise respond to the Complaint shall be extended through and including May 27, 2008. This is the first extension of Defendants' time to move against, answer or otherwise respond to the Complaint in this action.

Defendants reserve their rights to move for a stay of all proceedings in this action until the Judicial Panel on Multidistrict Litigation determines the pending Motion for Transfer of Actions Pursuant to 28 U.S.C. § 1407 for Coordinated or Consolidated 11 Pretrial Proceedings filed in In re Title Insurance RESPA and Antitrust Litigation (the 12 "MDL Motion"), or to request further extensions of this deadline, and Plaintiff reserves 13 her rights to oppose such motion or request. Nothing in this stipulation shall be construed as a waiver of any party's right to seek or oppose transfer of this action or coordination or consolidation of this action with any other action.

This stipulation may be executed in counterparts, including by signature transmitted by facsimile;

Respectfully Submitted,

GREENBERG TRAURIG, LLP Dated: March 31, 2008

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By

Attorneys for Defendants THE FIRST AMERICAN CORPORATION, FIRST AMERICAN TITLE INSURANCE COMPANY, AND UNITED GENERAL TITLE INSURANCE COMPANY (acting on behalf of the Defendants listed below for purposes of this stipulation)

STIPULATION AND [PROPOSED] ORDER RE TIME TO RESPOND TO COMPLAINT

NY 238.736.430v1 111017011800

Of Counsel:

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STIPULATION AND [PROPOSED] ORDER RE TIME TO RESPOND TO COMPLAINT

NY 238.736.430v1 111017011800

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	<u>,</u>
1	TRANSNATION TITLE INSURANCE
2	COMPANY
3	ابهم المرك
٦	Dated. Water 51, 2000 In 10 EE 10 DERWIN 10 ODOE SHAFRO EE
4	
5	By: Jeff D. Friedman (173886)
6	Reed R. Katherein (139304)
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9	reed@hbsslaw.com jefff@hbsslaw.com
0	join@nossiaw.com
1	Attorneys for Plaintiff Lisa Gentilcore
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3	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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5	DATED:
6	HON. MAXINE M. CHESNEY
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	5 STIPULATION AND [PROPOSED] ORDER RE TIME TO RESPOND TO COMPLAINT
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